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EON CORP. IP HOLDINGS, LLC
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18 UNITED STATES DISTRICT COURT
19 NORTHERN DISTRICT OF CALIFORNIA
20 SAN FRANCISCO DIVISION

21 EON CORP. IP HOLDINGS, LLC,

CASE NO. 3:12-cv-01011-JST

22 Plaintiff,

**STIPULATED REQUEST AND
[PROPOSED] ORDER FOR EXTENSION
OF TIME FOR CLOSE OF FACT
DISCOVERY AND EXPERT REPORTS**

23 v.

Judge: Hon. Jon S. Tigar

24 SPRINT SPECTRUM, L.P.; ARUBA
25 NETWORKS, INC.; BROADSOFT, INC.;
CLAVISTER AB; CISCO SYSTEMS,
INC.; MAVENIR SYSTEMS, INC.;
26 MERU NETWORKS, INC.; SERCOMM
CORPORATION; SONUS NETWORKS,
INC.; STOKE, INC.; TAQUA, LLC; HTC
27 AMERICA, INC.; UNITED STATES
28 CELLULAR CORPORATION;

MOTOROLA MOBILITY HOLDINGS,
INC.; MOTOROLA SOLUTIONS, INC.;
KINETO WIRELESS, INC.; and
AIRVANA, INC.,

Defendants.

Plaintiff EON Corp. IP Holdings, LLC (“EON”) requests an extension of time for the close of fact discovery by two (2) days to November 22, 2013, an extension for the deadline for designation of opening experts with reports by five (5) days to December 11, 2013, and an extension for the deadline for designation of rebuttal experts with reports by five (5) days to January 20, 2014. The extensions will affect no other date or deadline in this case.

WHEREAS EON contacted Defendants Cisco Systems, Inc. (“Cisco”), SerComm Corporation (“SerComm”), Sonus Networks, Inc. (“Sonus”), Sprint Spectrum, L.P. (“Sprint”), HTC America, Inc. (“HTC”), United States Cellular Corporation (“U.S. Cellular”), Motorola Mobility LLC (“Motorola Mobility”), and Motorola Solutions, Inc. (“Motorola Solutions”) (collectively, the “Defendants”) and requested that the fact discovery deadline be extended by two (2) days and the deadlines regarding expert reports be extended by five (5) days;

WHEREAS the Defendants did not oppose the relief requested by EON and agreed that EON could file the instant stipulation;

WHEREAS fact discovery in this matter is currently set to close on November 20, 2013 (Dkt. No. 754);

WHEREAS the deadline for designation of opening experts with reports is currently set for December 6, 2013 (Dkt. No. 754);

WHEREAS the deadline for designation of rebuttal experts with reports is currently set for January 15, 2014 (Dkt. No. 754);

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1 THEREFORE, the parties hereby agree and stipulate that, subject to the Court's approval,
2 the close of fact discovery is extended to November 22, 2013, the deadline for opening expert
3 reports is extended to December 11, 2013, and the deadline for rebuttal expert reports is extended
4 to January 20, 2013.

5 Dated: November 18, 2013

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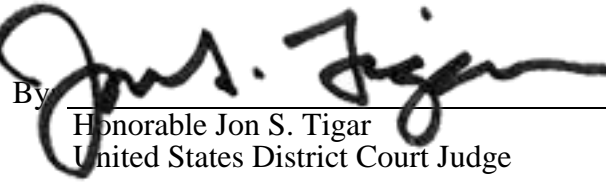
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24 **PURSUANT TO STIPULATION, IT IS SO ORDERED.**

25
26 Dated: November 21, 2013

27 By: 
28 Honorable Jon S. Tigar
United States District Court Judge

CERTIFICATION PURSUANT TO L.R. 5-1(i)(3)

Pursuant to Local Rule 5-1(i)(3), I hereby certify that I have obtained the concurrence in the filing of this document from all the signatories for whom a signature is indicated by a “conformed” signature (/s/) within this e-filed document and I have on file records to support this concurrence for subsequent production for the Court if so ordered or for inspection upon request.

Executed on November 18, 2013, at San Jose, California.

/s/ John V. Picone III
John V. Picone III